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VICTORIA, DECEMBER 21st, 1878.

No. 51.

Inble of Contents.

Government Notices.

Appointments.

PROVINCIAL SECRETARY'S OFFICE, 3rd December, 1878.

IIIS HONOUR the Licutenant-Governor has been pleased to appoint Armant-Governor has been pleased to appoint ALEXANDER MACKENZIE, Esquire, of Masset, Queen Charlotte Island, to be a Justice of the Peace in and for the Province of British Columbia.

> PROVINCIAL SECRETARY'S OFFICE, 6th December, 1878.

HIS HONOUR the Lieutenant-Governor in Council has been pleased to appoint WILLIAM SINCLAIR GORE, Esq., to be Surveyor-General of the Province of British Columbia, vice A. S. FARWELL, Esq., resigned.

PROVINCIAL SECRETARY'S OFFICE,
7th December, 1878.

H IS HONOUR the Lieutenant-Governor in Council has been pleased to appoint Fig. 11. Jr., Esquire, Barrister-at-Law, to be Solieitor in the Attorney-General's Department, vice H. S. Mason, Esq., resigned.

Proglamation.

[L. S.]

A. N. RICHARDS.

CANADA.

PROVINCE OF BRITISH COLUMBIA.

VICTORIA, by the Grace of God of the United Kingdom of Great Britain and Ireland, QUEEN, Defender of the Faith, &c., &c., &c.

To Our faithful the Members cleeted to serve in the Legislative Assembly of Our Province of British Columbia, and summoned and called to a meeting of the Legislature or Parliament of Our said Province, at Our City of Victoria, on Friday, the Twentieth day of December inst., to have been commenced and held, and every of you—GREETING.

A PROCLAMATION.

GEO. A. WALKEM, WHEREAS the meeting of Attorney-General. the Legislature or Parlia-Attorney-General. The Legislature or Parliament of the Province of British Columbia, stands called for Friday, the Twentieth day of December instant, at which time, at Our City of Victoria, you were held and constrained to appear.

NOW KNOW YE, that for divers causes and considerations, and taking into consideration the case and siderations, and taking into consideration the ease and convenience of Our loving subjects, We have thought fit, by and with the advice of Our Executive Council of the Province of British Columbia, to relieve you, and each of you, of your attendance at the time aforesaid; hereby convoking, and by these presents enjoining you, and each of you, that on WEDNESDAY, the TWENTY-NINTH day of the month of JANUARY next, you meet Us in Our said Legislature or Parliament of Our said Province, at Our City of Victoria, FOR THE DISPATCH OF BUSINESS, to treat, do, aet, and conclude upon those things which in Our Legislature of the Province of British Columbia, by the Common Council of Our said Province may, by the favour of God, he ordained the Common Council of Our sthe favour of God, be ordained.

IN TESTIMONY WHEREOF, We have caused these Our Letters to be made Patent, and the Great Seal of the said Province to be hereunto affixed: WITNESS, the Honourable Albert Norton Richards, Lieutenant-Governor of Our said Province of British Columbia, in Our City of Victoria in Our said Province, this Third day of December, in the year of Our Lord one thousand eight hundred and seventy-eight, and in the forty-second year of Our Reign and in the forty-second year of Our Reign.

By Command.
CHAS. E. POOLEY,
Registrar, Supreme Court.

Government Notices.

NOTICE.

A LL Taxes on the revised Assessment Rolls for the years 1876, 1877, and 1878, of the different Districts throughout the Province, which shall remain unpaid for sixty days after the final revision of the Roll in each District will be delinquent.

JAS. Judson Young,

Deputy Treasurer.

20th September, 1878.

Provincial Secretary's Office, 12th October, 1878.

NOTICE IS HEREBY GIVEN that persons now or hereafter, requiring any of the following public documents can obtain the same on application to the Superintendent of the Government Printing Office, James' Bay, Victoria, and on payment therefor at the undermentioned rates:—

Consolidated Statutes, 1877

Derived, \$5,000

Consolidated Statutes, 1877 per vol. \$5 00
Revised Statutes, 1871, 2 50
Appendix to do,, I 50
Yearly Statutes (1/2 cloth), , , 1 50
Do. (in paper cover), , 1 00
Sessional Papers, 2 00
Journals of Legislative Assembly, , 1 50
Lists of Voters, for the whole Province ,, I 00
Public Schools Reports, 0 50
Public Works Reports, 0 50
Statements of Revenue & Expendituro ,, 0 50
Reports of Minister of Mines 0 50
Separato copies of Statutes, Estimates, Returns to
Addresses of the Legislative Assembly, Reports,
Lists of Voters per Districts, &c., as follows:-
Documents of 8 pages or under 0 121/2
,, over 8 and under 17 pages 0 25
,, ,, 16 ,, 33 ,, 0 371/2
,, ,, 32 pages 0 50
BRITISH COLUMBIA GAZETTE.

,, ,, 32 pages	0	50
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,, 200 ,, 300 ,,	- 6	00
And for every additional 100 words	1	00

By Command.

T. B. HUMPHREYS,

Provincial Secretary.

NOTICE.

A COURT of General Assize and Gaol Delivery and of Nisi Prius, will be held at each of the undermentioned places at 11 o'clock in the forenoon on the following days, and all witnesses are hereby notified to attend thereat.

Victoria, Tuesday, 26th November, 1878.

Nanaimo, Wednesday, 4th December, 1878.

By Command.

T. BASIL HIMPHREYS

T. BASIL HUMPHREYS,

Dated 28th October, 1878. Provincial Secre

Provincial Secretary

NOTICE.

THE Legislative Assembly having resolved "That Chinese should not be employed upon the Public Works of the Province," all Government Officers and Contractors are hereby notified that vouchers for labour done by Chinese will not be accepted or paid by the Treasury.

T. BASIL HUMPHREYS,

Provincial Secretary.

Provincial Secretary's Department, October 24th, 1878.

"BRITISH COLUMBIA LOAN ACT, 1876."

REDEMPTION OF DEBENTURES.

NOTICE IS HEREBY GIVEN, to the holders of Debentures numbered from Two hundred and nine (209) to Three hundred and three (303) inclusive, that the same will be redeemed on presentation at the Treasury, Vietoria, six months from date of this Treasury, notice.

ROBERT BEAVEN,

Minister of Finance.

Treasury Department, 14th September, 1878.

BRITISH COLUMBIA LOAN ACT, 1876.

REDEMPTION OF DEBENTURES.

NOTICE is hereby given, to the holders of Debentures numbered from eighty-five (85) to eighty-nine (89) inclusive, that the same will be redeemed on presentation at the Treasury, Victoria, six months from the date of this notice, and that all interest on the said debentures will eease on that date.

ROBERT BEAVEN,
Minister of Finance.

Treasury Department, 21st September, 1878.

"BRITISH COLUMBIA LOAN ACT, 1876."

REDEMPTION OF DEBENTURES.

NOTICE IS HEREBY GIVEN, to the holders of Debentures numbered from Three hundred and four (304) to Three hundred and twelve (312) inclusive, that the same will be redeemed six months from date of this notice, and that all interest on the said Debentures will cease on that date.

ROBERT BEAVEN,
Minister of Finance. Treasury Department, Victoria, 12th October, 1878.

NOTICE TO TAXPAYERS.

NPAID TAXES become delinquent on the following dates:-

Electoral District of Cowiehan (exclusive of Salt Spring and adjacent Islands) 5th October, 1878. Kamloops Polling Division of the Electoral District

of Yale, 10th October, 1878.

Hope-Yale Polling Division of the Electoral Division of Yale, 19th October, 1878.

Victoria City, 20th October, 1878.

New Westminster City and District, 22nd October,

Electoral Districts of Victoria and Esquimalt, 16th November, 1878.

JAS JUDSON YOUNG,

28th September, 1878.

Deputy Treasurer.

NANAIMO DISTRICT.

GABRIOLA ISLAND.

NOTICE IS HEREBY GIVEN, that the reservation of the following pareels of land, situate

on Gabriola Island, viz:—

S. ½ N. W. ¼, Section 6,
S. W. ¼ of the N. E. ¼, Section 6,
E. ½ N. W. ¼, Section 7,
is hereby reseinded.

GEO. A. WALKEM, Chief Commissioner of Lands and Works.

Lands and Works Department, Victoria, November 2nd, 1878.

NOTICE TO CLAIMANTS OF LAND.

KAMLOOPS DIVISION, YALE DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the provisions of the "Land Act, 1875," that Lots 400 to 420 inclusive, Group One, Kamloops Division of Yale District, have been surveyed, and the map thereof deposited in the office of John Ussher, Esq., Government Agent, Kamloops.

And that elaimants of any portion of this land should prove up their elaims in the manner provided by the "Land Act, 1875."

GEO. A. WALKEM,

Chief Commissioner of Lands & Works.

Lands & Works Department,

Victoria, November 23rd, 1878.

Notice to Claimants of Land.

NEW WESTMINSTER DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the provisions of the "Land Act, 1875," that Lots 452, 453, and 454, Group One, New Westminster District, have been surveyed, and the map thereof deposited in the Office of J. C. Hughes, Esq., Government Agent, New Westminster.

And that claimants of any portion of this land should prove up their claims in the manner provided by the "Land Act, 1875."

GEO. A. WALKEM, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, 23rd November, 1878.

NOTICE TO CLAIMANTS OF LAND.

NEW WESTMINSTER DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the provisions of the "Land Act, 1875," that Lot 458, Group 1, New Westminster District, has been surveyed, and the map thereof deposited in the office of J. C. Hughes, Esq., Commissioner, New Westminster

And that claimants to any portion of this land should prove up their claims in accordance with the "Land Act, 1875."

GEO. A. WALKEM, Chief Commissioner of Lands and Works.

Lands and Works Department, Victoria, 2nd November, 1878.

NOTICE TO CLAIMANTS OF LAND.

CARIBOO DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the provisions of the "Land Act. 1875," that Lots 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, and 14, Group one (1), Cariboo District, have been surveyed and the plan thereof deposited in the office of J. Bowron, Assistant Commissioner, Barkerville.

And that claimants of any portion of this land should prove up their claims in accordance with the 'Land Act, 1875."

GEO. A. WALKEM, Chief Commissioner of Lands & Works.

Lands & Works Department. Victoria, September 28th, 1878.

NOTICE TO CLAIMANTS OF LAND.

NEW WESTMINSTER DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the provisions of the "Land Act, 1875," that Lot No. one (1), Texada Island, has been surveyed, and the map thereof deposited in the office of J. C. Hughes, Esq., Assistant Commissioner, New Westminster

And that claimants to any portion of this land should prove up their claims in accordance with the "Land Act, 1875."

GEO. A. WALKEM, Chief Commissioner of Lands and Works.

Lands and Works Department, October 5th, 18⁷8.

NOTICE TO CLAIMANTS OF LAND.

YALE DISTRICT, OSOYOOS DIVISION.

NOTICE IS HEREBY GIVEN, in accordance with the provisions of the "Land Act, 1875," that the following lands in Osoyoos Division of Yale District, have been surveyed, and the map thereof deposited in the office of C. A. Vernon, Esq, Commissioner, Okanagan, viz.:—

Township No. 4.

Sections 19, 29, 30, 31, and 32.

Township No. 7.

Sections 2, 3, 4, 9, 10, 11, 12, 13, 14, 15, 16, 17, 20, 21, 22, 23, 24, 25, 26, 27, 29, 30, 31, 32, 35, 36.

TOWNSHIP No. 8.

Sections 1, 2, 3, 10, 11, 12, 13, 14, 15, 22, 23, 26, 27, 28, 33, 34, 35.

Township No. 34.

Sections 1, 6, 7, 12, 15, 16, 17, 18, 20, 21, 22, 23, 25, 26, 27, and 36.

And that claimants of any portion of this land should prove up their claims in accordance with the '' Land Act, 1875."

GEO. A. WALKEM, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, October 19th, 1878.

NOTICE TO CLAIMANTS OF LAND.

LILLOOET DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the provisions of the "Land Act, 1875," that Lots 4, 5, 6, and 7, Group I. Lillooet District, have been surveyed, and the map thereof deposited in the Office of C. Phair, Esq., Government Agent,

And that claimants of any portion of this land should prove up their claims in manner provided by the "Land Act, 1875."

GEO. A. WALKEM, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, November 16th, 1878.

NOTICE TO CLAIMANTS OF LAND.

YALE DIVISION OF YALE DISTRICT.

with the provisions of the "Land Act, 1875," that Lots 42 and 43, Group I, Yale Division of Yale District, have been surveyed, and the map thereof deposited in the Office of W. Teague, Esq., Government Agent Yale ment Agent, Yale.

And that claimants of any portion of this land should prove up their claims in the manner provided by the "Land Act, 1875."

GEO A. WALKEM, Chief Commissioner of Lands and Works.

Lands and Works Department, Victoria, November 16th, 1878.

NOTICE TO TAXPAYERS.

NOTICE IS HEREBY GIVEN, that School Tax, and all taxes levied under the "Assessment Act, 1876," are now due and payable at my Office at the Court House, New Westminster

That all taxes on the Assessment Rolls for this District for the years 1876, 1877, and 1878, remaining unpaid on the 22nd October, 1878, will be delinquent. That when taxes are delinquent, twenty-five per cent. thereof shall be charged thereon and added thereto, and shall form part of such delinquent tax, and interest shall at once attach thereon at the rate of eighteen per centum per annum.

eighteen per centum per annum.

That when taxes upon Real Estate (including the unoccupied land tax) are delinquent, the land may be

sold.

That when School, Personal Property, or Income Tax are delinquent, the Assessor or Collector may at once distrain

That on or after the 22nd day of December, 1878, the land in respect of which taxes are delinquent and unpaid, will be sold by Public Auction by me at my

Dated the 16th day of September, 1878.

J. C. HUGHES, Assessor and Collector.

NOTICE

To Persons owing instalments on land, or rents due on leases and ferry charters.

NOTICEISHEREBY GIVEN, that in accordance with the "Land Amendment Act, 1878," that all moneys due to the Government in respect of the unpaid purchase money of any surveyed Crown land, or in respect of the rents due on any Lease or Ferry Charter, shall, from and after the 2nd day of September, 1878, bear interest at the rate of twenty-four (24) per centum per annum, until paid. four (24) per centum per annum, until paid.

GEO. A. WALKEM, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, September 14th, 1878.

NEW WESTMINSTER DISTRICT.

PUBLIC HIGHWAYS.

NOTICE IS HEREBY GIVEN, that the follow-ing Highways are hereby established in New Westminster District, viz.:—

A Highway, forty feet in width, commencing at Meander post on the right bank of Hope Slough, on line between Sections 1 and 2 in Township 27, and following Hope Slough (right bank), in a westerly direction, for a distance of about 180 chains, to the south-east corner of Lot 388, Group 2; thence true north, 88 chains, between Lots 388, 389, 303, and 396, Group 2, to the left bank of Camp Slough; thence following Camp Slough (left bank), in an easterly direction, to the eastern boundary of the Chilliwhack Municipality. Municipality.

direction, to the eastern boundary of the Chilliwhack Municipality.

A Highway, forty feet in width, on Greyell Island, commencing at the mouth of small slough, on the right bank of Camp Slough, about 7 chains east of the north-east corner of Lot 394, Group 2; thence following the right bank of Camp Slough, in an easterly direction, 23 chains; thence N. 57° E., 23.36 chains, S 21° E. 5.60 chains, N. 81° 30′ E. 12 chains, S. 53° E. 19 chains, to the right bank of Camp Slough; thence following the right bank of Camp Slough; in an easterly direction, to the eastern boundary of the Chilliwhack Municipality.

A Highway, forty feet in width, commencing at the north-east corner of Lot 375. Group 2; thence true south, between Lots 375, 376, and 38°, Group 2, 66.50 chains; thence following the western bank of Elk Creek to the intersection of line between Sections 27 and 34 and 26 and 35, Township 26.

A Highway, forty feet in width, commencing at a point on Yale and New Westminster waggon road, 20 chains north of Chilliwhack River Bridge; thence following the right bank of Chilliwhack River, in a southerly direction, to the intersection of line between Sections 8 and 17, Township 26.

A Highway, forty feet in width, commencing at the north-west corner of Lot 341, Group 2; thence true north, between Lots 28, 29, and 331, to the intersection of New Westminster and Yale waggon road.

A Highway, sixty-six feet in width, commencing at the north-east corner of Lot 29, on the New Westminster and Yale waggon road; thence N. 62° 30′ W. 94.50 chains, N. 35° W. 27 chains, to the Chilliwhack Landing.

A Highway, forty feet in width, commencing at the north-east corner of Lot 29, on the New Westminster and Yale waggon road; thence N. 62° 30′ W. 94.50 chains, N. 35° W. 27 chains, to the Chilliwhack Landing.

A Highway, forty feet in width, commencing at the north-east corner of Lot 29, on the New Westminster and Yale waggon road; thence N. 62° 30′ W.

Landing.

A Highway, forty feet in width, commencing at the north-east corner of Lot 349, Group 2; thence true south, between Lots 348 and 349, to the northern boundary of Lot 346, Group 2; thence true east, to the north-east corner of Lot 346, Group 2; thence true south, between Lots 345, 346, 331, and 332, to the intersection of New Westminster and Yale wagnon road

A Highway, forty feet in width, commencing on line between Sections 23 and 26, Township 23, 10 chains west of corners to Sections 23, 24, 25, and 26, Township 23; thence N. 5° E. 10 chains, N. 26° E. 8 chains, to the south-east corner of Lot 269, Group 2; thence N. 73° W. 13.40 chains, between Lot 269, Group 2, and Indian Reserve; thence S. 52° W. 3.10 chains, N. 62° W. 4.44 chains, N. 28° W. 2.42 chains, N. 70° W. 2.71 chains, N. 39° W. 6.89 chains, N. 38° W. 3 chains, N. 5 chains, N. 23° E. 3 chains, N. 37° E. 3 chains, N. 39° W. 5 chains, N. 18° E. 5.28 chains, N. 48° E. 4.29 chains, N. 5 chains, N. 5 chains, N. 5 chains, N. 5 chains, N. 26° W. 8.68 chains. W. 8.68 ehains.

A Highway, forty feet in width, commencing at the north-east corner of Lot 336, Group 2; thence true south, to the south-east corner of Lot 336, Group 2; thence true west, to the intersection of line between Sections 32 and 33, Township 26; thence true south, between Sections 32 and 33, to corners of Sections 28, 20, 22, and 33, Township 26. 29, 32, and 33, Township 26.

29, 32, and 33, Township 26.

A Highway, sixty-six feet in width, commencing at the south-east corner of Lot 261, Group 2; thence true west, between Lots 261 and 262, Group 2, 35.43 chains; thence true south, along the western boundary of Lot 262, Group 2, to the intersection of line between Sections 12 and 13, Township 23; thence true west, between Sections 12 and 13 and 11 and 14, to the corner of Sections 10, 11, 14, and 15, Township 23.

GEO. A. WALKEM,

Chief Commissioner of Lands and Works.

Lands and Works Department,

Victoria, November 23rd, 1878.

Notice to Claimants of Land.

NANOOSE DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with the provisions of the "Land Act, 1875," that Lots 1, 2, 3, and 4, Nanoose District, have been surveyed, and the map thereof deposited in the Office of E. G. Prior, Esq., Government Agent, Nanaimo.

And that claimants of any portion of this land should prove up their claims in the manner provided by the "Land Act, 1875."

GEO. A. WALKEM, Chief Commissioner of Lands & Works.

Lands & Works Department, Victoria, November 23rd, 1878.

IMPORTANT AUCTION SALE OF GOVERN-

OSOYOOS DIVISION OF YALE DISTRICT.

MENT LANDS.

OTICE IS HEREBY GIVEN, that Mr. WM.
TEAGUE will sell by public auction, at the town of Yale, by order of the Provincial Government, on Wednesday, the 15th day of January, 1879, at 12 o'clock, noon, the undermentioned lands in Osoyoos Division of Yale District, situated near the head of Osoyoos Lake.

Township 50.

Sections 5, 6, 7, 8, 17, 20, 29, 32, and N.W. 4 33. TOWNSHIP 51.

Sections W. \(\frac{1}{2}\) 16, 17, E. \(\frac{1}{2}\) 18, 19, 20, 30, and 31. Put up in quarter sections of 160 acres, more or less.

Maps of Townships 50 and 5! can be seen at the office of the Government Agent, at Yale, and at the Land Office, Victoria.

Upset price \$1 per acre. Terms eash.

GEO. A. WALKEM Chief Commissioner of Lands and Works.

Lands and Works Department, Victoria, 17th December, 1878.

NOTICE TO CLAIMANTS OF LAND.

YALE DIVISION OF YALE DISTRICT.

NOTICE IS HEREBY GIVEN, in accordance with clause 9 of the "Mineral Act, 1877," that Lot forty-one (41), Group one (1), Yale Division of Yale District, has been surveyed and the map thereof

The said lot is situated on the face of a mountain, on the east side of the North Fork of the Similkameen River, and known as the Black Eye Portage, having a depth of 1,500 feet with a width of 660 feet, containing 22 seventy-three one hundredth acres, more or less.

The above-mentioned lot has been applied for under the "Mineral Act, 1877," by Robert Stevenson. Any person having a claim to the said lot is request-ed to give notice thereof to the undersigned within thirty days from the date hereof.

GEO. A. WALKEM,
Chief Commissioner of Lands and Works.
Lands and Works Department,
Victoria, 21st December, 1878.

Miscellaneous Actices.

Insolvent Act of 1875 and amending Acts.

In the matter of JOHN BENNETT, an Insolvent.

WRIT OF ATTACHMENT has been issued in A WRIT OF ATTACHMENT has been issued in this eause, and the Creditors are notified to meet at my Office, Wharf Street, Victoria, on Thursday, the 19th day of December, at 11 o'clock in the forenoon, to receive statements of his affairs, and to appoint an Assignee if they see fit.

C. T. DUPONT,

Victoria, November 30th, 1878. Official Assignee.

Insolvent Act of 1875 and amending Acts. PROVINCE OF BRITISH COLUMBIA.

In the County Court of British Columbia Lolden at New Westminster.

In the matter of GEORGE B. MURRAY, an Insolvent. ON TUESDAY, the 10th day of December next, the undersigned will apply to the Judge of the said Court for a discharge under the said Act.

W. NORMAN BOLE,

Insolvent's Attorney.

New Westminster, November 7th, 1878.

CERTIFICATE OF INCORPORATION.

HIBERNIA SILVER MINING COMPANY (LIMITED LIABILITY).

We, the undersigned, William Raymond Clarke, Thomas J. Burnes, Robert Wallace, Charles Giesselmann, David Gutmann, and William Henry Dorman, of Victoria, Province of British Columbia, do hereby certify as follows:—

1. That we have formed a Company, and are desirous of incorporating the same under the provisions of the "Companies Act, 1878."

2. The said Company shall be known as the "Hibernia Silver Mining Company (Limited Liability)."

doing all such things as are incidental to the attainment of the above objects.

4. The Capital Stock of the Company shall be one hundred thousand dollars, in fifty thousand shares of two dollars and

two dollars each.

The said Company shall continue in existence

5. The said Company
for fifty years.
6. The business of the Company shall be conducted three months after the incorporation to the conducted three months after the incorporation. 6. The business of the Company shall be conducted for the first three months after the incorporation thereof by six Trustees, that is to say by William Raymond Ciarke, Thomas J. Burnes, Robert Wallace, Charles Giesselmann, David Gutmann, and William Henry Dorman.

7. The principal place of business of the Company shall be located at the Town of Victoria, in the Electoral District of Victoria, in the Province of British Columbia.

Signed, sealed, and delivered Signed, sealed, and delivered by William Raymond Clarke, Thomas J. Burnes, Robert Wallace, Charles Giesselmann, David Gutmann, and William Henry Dorman, in the presence of Chas. Jas. Leggatt, Notary Public.

W. R. CLARKE, T. J. BURKES, ROBT. WALLACE, C. GIESSELMANN, D. GUTMANN, W. H. DORMAN.

I hereby certify that William Raymond Clarke, Thomas J. Burnes, Robert Wallace, Charles Giessel-mann, David Gutmann, and William Henry Dorman, mann, David Gutmann, and William Henry Dorman, personally known to me, appeared before me, and acknowledged to me that they were the persons mentioned in the annexed Instrument as the makers thereof, and whose names are subscribed thereto as parties, that they know the contents thereof, and that they executed the same voluntarily.

In testimony whereof I have hereto set my hand and Scal of office, at Victoria, this nineteenth day of December, in the year of Our Lord one thousand eight hundred and seventy-eight.

CHAS. JAS. LEGGATT,

Notary Public.

NOTICE.

In the matter of the Estate and Effects of MOSIS
MAHAFFEY, late of Salt Spring Island, deceased, intestate.

ALL PERSONS who are indebted to the above Estate are required to pay the amount due forthwith; and all persons who have any claims against the above Estate are required to send in their accounts, on or before the 27th day of November, 1878, to

CHAS. E. POOLEY,
Official Administrator.
Victoria, 27th September, 1878.

GOLD COMMISSIONER'S NOTICE.

O^N and after the 1st November next, all claims in the Cariboo District may be laid over till the 20th May, 1879, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

H. M. BALL,

Richfield, October 4th, 1878.

Gold Commissioner.

NOTICE IS HEREBY GIVEN,

"Hibernia Silver Mining Company (Limited Liability)."

3. The objects for which the Company is formed, are mining and working Quartz for precious metals and minerals in British Columbia, erecting or leasing mills or machinery for reducing and amalgamating the same, purchasing, leasing, or locating lodes or veins of quartz and water privileges, obtaining rights of way by lease from Government or otherwise, and doing all such things as are incidental to the attain-

-receipts numbers 7,301, 7,302, 7,303, and 7,304.

J. FRASER TORRANCE.

LEGISLATIVE ASSEMBLY.

Raymond Ciarke, Thomas J. Burnes, Robert Wallace, Charles Giesselmann, David Gutmann, and William Henry Dorman.

7. The principal place of business of the Company shall be located at the Town of Victoria, in the Electoral District of Victoria, in the Province of British Columbia.

8. A stockholder shall not be individually liable for the debts or liabilities of the Corporation, but the liability of a stockholder shall be limited to his proportion (based upon the amount of his respective shares) to assessments legally levied and the charges thereon, if advertised as delinquent during the time that he is a stockholder, upon a share or shares of which he is the holder, as shown by the stockholders' register book of the Corporation. Assessments and charges thereon, when taken collectively, shall not exceed in the aggregate the value in dollars printed or shewn upon each share when issued.

Dated nineteenth day of December, 1878.

Signed, scaled, and delivered by William Raymond Clarke, 1 W. D. Ci.

and in one newspaper published in the District affected, or if there be no newspaper published therein, then in a newspaper in the next nearest District in which a newspaper is published.

Such notice shall be continued in each case for a period of at least six weeks, during the interval of time between the close of the next preceding Session and the consideration of the Petition.

Before any Petition, praying for leave to bring in a Private Bill for the erection of a Toll Bridge is presented to the House, the person or persons intending to petition for such Bill shall, upon giving the notice prescribed by the preceding rule, also at the same time and in the same manner, give notice of the rates which they jutend to ask, the extent of the privilege, the height of the arches, the interval between the abutments or piers for the passage of rafts and vessels, and meutioning also whether they intend to creet a drawbridge or not, and the dimensions of the same.

ELI HARRISON, Jr., Clerk of the Legislative Assembly.

House of Assembly, Victoria. October 4th, 1878.

GOLD COMMISSIONER'S COURT, CASSIAR.

ON and after the 1st of Oetober next, all Mining Claims in the Cassiar District will be laid over till the 15th of June, 1879, subject to the 9th Section of the "Gold Amendment Act, 1872."

GEO. A. WALKEM,
Gold Commissioner.

Victoria, October 2nd, 1878.

ON AND AFTER the 23rd November, 1878, all Gold Mining and Mineral Claims, in Yale District, will be laid over till the 1st May, 1879, subject to the 9th Section of the "Gold Mining Amendment Act, 1872."

of printing the Act in the Statutes.

No petition for a Private Bill is received by either House after the expiration of the first ten days of the Session.

ROBERT LEMOINE,

GEO. A. WALKEM, Gold Commissioner.

Victoria, 23rd November, 1878.

DOMINION PARLIAMENT.

Substance of Rules Relating to Notices for Private Bills.

Laketon,
7th September, 1878.

NOTICE.

Notice In September, 1878.

A. W. VOWELL,
Gold Commissioner.

Private Bills giving any exclusive privilege, or profit, or private or corporate advantage, or for the amendment of any former act of a like nature, are notified that by the Rules of the two Houses of Parliament, published at length in the Canada Gazette, they are required to give two month's notice of their intended application in the Canada Gazette, and in a newspaper of the County or District affected, and to transmit to the Clerk of each House copies of the newspapers containing the first and last insertion of such notice.

In Quebec and Manitoba, the Notice is to be published in the English and French languages.

NOTICE IS HEREBY GIVEN, that we, the the undersigned, on behalf of the Nanaimo Fire Company, intend applying for the benefit of the Fireman's Protection Act, at the next meeting of the Provincial House of Assembly.

WALTER WILSON, Foreman.

J. H. PLEACE, Secretary.

Every applicant for a private Bill is required, Eight days before the opening of Parliament, to deposit with the Clerk of the House in which the Bill is to originate, a copy of such Bill with a sum sufficient to pay for the translation and printing of the same.

Between the second reading of the Bill and its consideration by the Committee to whom it is not the same.

Between the second reading of the Bill and its consideration by the Committee to whom it is referred, the applicant is to pay a fee of \$200, besides the cost of printing the Act in the Statutes.

ALFRED PATRICK, Clerk of the Commons,

Ottawa, September 24th, 1878.

Canada.

NOTICE OF SALE FOR DELINQUENT TAXES.

List of Taxes delinquent on the 26th day of October, 1878, in the Electoral District of Lillooet.

Name of person assessed.	Description of Tax.	Description of the parcels sections or lots.	Amount of unpaid Tax on the Revised Roll, 1876, 1877, 1878	25 per cent. added for delinquency.	Total Tax delinquent on the 26th October 1878.	Interest at 1½ per cent. per month to day of sale.	Charges and costs.
1877. William Walker Robert Carson Arthur Martley J. H Scott John Swartz John Ficken 1878. Jonathan Nelson George Dunne D Whiteside Robert Carson J. H. Scott M. McCarthy William Wycott William Wycott William Walker Wan Sing Nim Quan Ah Tye Robert Madson John Swartz William Robinson A. McKinlay O. A. McKinlay Charles Ogden	Wild land	Bonaparte	\$2 00 16 00 12 34 8 00 15 47 5 00 1 50 3 84 17 54 14 34 10 34 15 47 4 34 6 34 16 00 4 34 4 34 9 07 4 34 4 00 2 00 6 67 17 00 13 67 3 34	0 50 4 00 3 08 2 00 3 86 1 25 0 37 0 96 4 38 3 58 2 58 3 86 1 08 1 08 1 08 2 26 1 08 1 00 1 00 0 50 1 66 4 25 3 41 0 83	\$ 2 50 20 00 15 42 10 00 19 33 6 25 1 87 4 80 21 92 17 92 12 92 19 33 5 42 7 92 20 00 5 42 11 33 5 42 11 33 5 42 11 33 5 42 11 33 5 42 11 33 5 42 11 33 5 42 11 33 5 42 11 33 5 42 11 33 5 42 11 33 15 42 17 08 17 08		

And unless the above mentioned delinquent taxes, with interest that may be due, together with charges and costs, are sooner paid, I shall proceed to sell the parcels of land by Public Auction, at my office, at Clinton, on the 15th day of January, 1879.

EDWARD ALLEN,
Assessor and Collector.

NOTICE OF SALE FOR DELINQUENT TAXES.

List of Taxes delinquent on the 7th day of October, 1878, in the Electoral District of Nanaimo.

Name of person assessed.	Description of Tax.	Description of the parcels sections or lots.	Amount of unpaid Tax on the Revised Roll, 1876, 1877, 1878	25 per cent, added for delinquency.	Total Tax delinquent on the 7th October 1878.	Interest at 11/2 per cent. per month to day of sale.	Charges and costs.
Akenhead, James Bibbon & Co Bonell, H W Bevilockway, George Bulkley, T A Buckley, Philip Brown, C B	do. do. do. do. do. & per. propt'y	Farquhar street, block 6, lot 10 Nanoose 160 acres, Nanoose Baliburton street, block 8, lot 2 Harewood and Esplanade, block A Haliburton & Fraser sts., B 43, L 8 Monutain district	8 00 13 32 1 23	\$ 1 33 2 00 3 33 31 85 25 41	\$ 6 68 10 00 16 65 1 54 425 00 1 25 2 07		
Chantro-H. C W Clarke, W R Do.	dododo	Wellington district Wellace st., B 29, L 1, 2, B 62, L 4. Newcastle, B 3, L 17, B 10, L 4 Cedar district	20	5 1 82	9 I2		
Davis, Jehn E Davies, J.C Duncan, Oliver Eckstein, Leon Easson, Alexander	do. do. do. & per. propt'y do. & wild land	Fry street, B 3, L 2. Haiburton street, B 6, L 3 Wallace street, B 29, L 4 Skinner street Gabriola Island	60 37 1 16 15 65 8 53	15 9 29 3 91 2 13	75 46 1 45 19 56 10 66		
Ferguson, Joshua Fiolay, Christopher Franklyn, Sydney Frew, David Graves & Throup	do	Cedar district Mill street, B 49, L 9, 10 tedar district Nanaimo district Nanoose di trict	8 53 1 66 19 32 4 33 21 39	2 13 41 4 83 1 08 5 34	10 66 2 07 24 15 5 41 26 73		
Gough, Samuel	do	Victoria Crescent, B 14, L 8	6 66	1 66	8 32		
Gongh, Elizabeth Ganper, Elijah, senr. Holden, John Hilton, George Haslam, Moses R. Hosie, W. M.	do	Commercial street	1 33 4 3 26 1 1 50 1 66	33 81 25 37 41	1 66 5 4 07 1 25 1 87 2 07		
Inghes, Robert	dο. do. do. do.	Front street, 58 10	5 32 1 50 1 42 53	1 33 37 25 10 13	6 65 1 87 1 25 52 66 20		
Krakan, Henry Knarston, James Lewis, John Lewis, John Miller, T. Martin, Jonathan	dodo. do. do. do.	Haliburton street, 9 21	16 66 1 66 50 25 2 46	$\begin{bmatrix} 4 \\ 16 \\ 41 \\ 12 \\ 6 \\ 61 \end{bmatrix}$	82 2 07 62 31 3 07		
Morrison, George Mo gan, Thomas Morgan, John Morgan, Samuel MeAdie, Henry	do; do. do. do. do.	Newcastle, B 6, L 14, B 2, L 29 Nicol street, B 11, L 3, 4 Fry street, 15 4 Robarts street, 16 13 Prideaux street, 47 8, 9	2 16 72 50 3 32	11 54 18 12 83	57 2 70 90 62 4 15		
	Personal property	Albert street, 19 13, 14 Comox road Wellington district Prideaux street, B 46, L 13 Commercial street Fry street, B 9, L 11	2 33 1 1 66 23 6 1 32	58 25 41 5 1 50 33	2 91 1 25 2 07 28 7 50 1 65		
Stove, James	do. & per. propt'y	Esplanade, blk A, Cranberry district R 7, sec. 17, 18	3 16 1 66 2 50	79 41 62	4 95 2 07 3 12		
Shaw, T B	do. p.p., wld land do. & wild land	Wentworth street, 33 9 Lasquiti Island	53 8 93 8 53 66 2 60	13 2 23 2 13 16 65	66 11 16 10 66 82 3 25		
Waddington, Samuel Wellwood, R.G Wright & Faunders Wyatt, Edwin	do. do. do. do. and wild land.	Wallace st. B 30, L 7, 8, Comox road B 20, L 10, B 22, L 20	2 46 1 34 6 93 17 06	61 33 1 73 4 26	3 07 1 67 8 66 21 32		
Non-Resident.		Newcastle town site, block 2, lot 22,	1.00		2) 47		
Colqubawn& McInnes Copperman, H Do. & Franklyn		block 3, lot 66, block 4, lot 16, block 4, lot 33	99	24	1 23		
Do. do. Coles, J D'Ewes, J Franklyn, Selim	do	Comox road, block 48, lot 9	\$ 5 58 60 60 48	1 39 15 15 12	6 97 75 75 60		
Kelsoe, Dr	do	ditto 6, 35 Newcastle, blk 4, lot 12, blk 5, lot 57 Twin street, block 3, lot 7 Sitxwilliam street, block 32, lot 3 dill street, block 49, lot 12	\$\begin{pmatrix} 60 \\ 99 \\ 1 \\ 50 \end{pmatrix}\$	15 24 55 37	75 1 23 2 75 1 87		
Naylor, W.B	do	Newcastle town site, block 9, lot 53. Newcastle, block 6, lot 13. ditto 4, 31. ditto 3, 15.	60 48 60 78	15 12 15 19 37	75 60 75 97 1 87		
Tarver, James	do, do.	kinner st., 53, 5, 9	1 50 3 09 48	77 12	3 86 60		

And unless the above mentioned delinquent taxes, with interest that may be due, together with charges and costs, are sooner paid, I shall proceed to sell the parcels of land by Public Auction, at my office, at Nanaimo, on the 28th day of December, 1878.

EDWD. GAWLER PRIOR,

Assessor and Collector.

NOTICE OF SALE FOR DELINQUENT TAXES.

List of Taxes delinquent on the 5th day of October, 1878, in the Cowichan Polling Division of the Electoral District of Cowichan.

Name of person assessed.	Description of Tax.	Description of the parcels sections or lots,	Amount of unpaid Tax on the Revised Roll, 1876, 1877, 1878	25 per cent added for delinquency.	Tetal Tax delinquent on the 5th October, 1878,	Interest at 1½ per cent. per month to day of sale.	Charges and costs.
Boyd, John Clyde, — — — — — — — — — — — — — — — — — — —	Bo. Real property	250 ac, R 2 & 3, S 11 & 12 160 acres, unsurveyed Do. 100 acres, S 5, R 9 100 acres, unsurveyed 100 acres, Sect. 9, R 9 50 ac., N ½ of S 20, R 4 170 acres 160 acres, unsurveyed 100 acres, [5, & 6 300 ac., S 17, 18, 19, R 4, 160 acres, unsurveyed Do. 100 acres	8 50 7 00 7 00 17 00 8 50 10 50 4 00 9 30 5 66 11 43 8 50 8 50 1 00 2 68 8 50 1 00 2 68	\$ 2 121 ₂ 2 121 ₂ 2 121 ₂ 2 175 1 75 4 25 2 121 ₂ 2 621 ₂ 1 00 2 571 ₂ 1 41 ₂ 2 87 2 121 ₂ 3 00	\$10 621/2 10 621/2 1 25 8 75 8 75 21 25 10 621/2 5 00 11 871/7 7 07/2 14 35 10 621/2 1 25 10 621/2 1 621/2 1 25 10 621/2 1 5 00		Ato at a
Weir, James Kingston, William		100 acres, R 6, S 6	17 60 12 86	4 40 3 22	22 00 16 08		\$18 75 *

^{*} Charges and costs registered against the land in 1877, on a Summons to recover Taxes.

And unless the above mentioned delinquent taxes, with interest that may be due, together with charges and costs, are sooner paid, I shall proceed to sell the parcels of land by Public Auction, at my Office, Cowichan, on the 21st day of December, 1878.

JOHN MORLEY,
Assessor and Collector.

NOTICE OF SALE FOR DELINQUENT TAXES.

List of Taxes delinquent on the 21st day of October, 1878, in the Hope and Yale Polling Divisions of the Electoral District of Yale.

Name of person assessed.	Description of Tax.	Description of the parcels sections or lots.	Amount of unpaid Tax on the Revised Roll, 1876, 1877, 1878	25 per cent. added for delinquency.	Total Tax delinquent on the 21st October 1878.	Interest at 11% per cent, per month to day of sale.	Charges and cests.
Airth, David	Real Property Tax	Pre-emption No. 231	\$ 5 00	\$ 1 25	\$ 6 25		
Bishop of Columbia	Real Property and Wild Land Tax.	Lots 62, 61, and 12	29 32	7 33	36 65		
Glennie, Mrs		Pre-emption No. 29	16 00	4 00	20 00		
Holmes, Rev. A. D	Do	Pre-emption No. 50	16 00	4 00	20 00		
Eureka Silver Mine Co	Real Property Tax	Lot 24, Group I	1243 00	310 75	1553 75		
Mashand, Marcellin	Do	Pre-emption No. 29	5 00	1 25	6 25		
Victoria Silver Mine Co.	Do	Lot 23, Group I	745 00	186 25	931 25		

And unless the above mentioned delinquent taxes, with interest that may be due, together with charges and costs, are sooner paid. I shall proceed to sell the parcels of laud by Public Auction, at my office, Yale, on the 21st day of December, 1878.

Yale, 11th November, 1878.

WILLIAM TEAGUE,
Assessor and Collector.

Insolvent Act of 1875 and amending Acts.

Dated New Westminster, December 10th, 1878. JAMES MORRISON, Official Assignee.

NOTICE.

In the matter of LOABS S. COHEN, of the City of New Westminster, General Merchant, an Insolvent.

The Insolvent has made an Assignment of his estate to mc, and the Creditors are notified to mcct at my Office, Columbia Street, in the City of New Westminster, on Friday, the 27th day of December, at 4 o'clock P. M., to receive statements of his affairs.

Dated New Westminster, December 10th 1879

DRAKE & JACKSON,

Solicitors for the Victoria and

Esquimalt Railway Company.

Dated, Victoria, 13th December, 1878.

NOTICE OF SALE FOR DELINQUENT TAXES.

Taxes delinquent in the Electoral District of Victoria City, 20th October, 1878.

Name of person assessed.	Description of Tax.	Description of the parcels, sections, or lots.	Amount of unpaid Tax on the Revised Roll,1876,1877,1878	25 per cent. added for delinquency.	Total Tax delinquent on the 20th October 1878.	Interest at 1½ per cent. per month to day of sale.	Charges and costs.
Abcrnethy, Mrs Addison, P J Abadie, M	,,	\[\begin{align*} \frac{1}{2} lot 61, Blanchard	\$ 1 50 4 50 4 02	\$ 37 1 12 1 00	5 62		
	Personal property Real property	Lot 35, Birdcage	$ \begin{bmatrix} 1 & 00 \\ 60 & 00 \\ 25 \\ 20 & 17 \end{bmatrix} $	15 00 07 5 05	$ \begin{array}{c cccc} 1 & 25 \\ 75 & 00 \\ & 32 \\ 25 & 22 \end{array} $		
Bond, Willis Brown W Bartlett, C); ************************************	Lots 311 and 312, Vicw Lot 7, Dallas road, 803, Yates	15 00 19 05 75 2 00	3 75 4 76 19 50	94		
Barry, Thos Brotchie Estate Besselcn, U K	,,	,, 868, Johnson, 1006, Fort & Cook, 1055 Johnson & Ck } Lot 1058, Yates, 1278, Eric, 1941 and 1942, Superior	3 17 1 67 1 02 3 00	80 42 25 75	1 .		
Begg, John	Real property	Lots 9, 10, and 15, Quadra Part of lot 2, Pioneer Sub. 11, 12, 13, 40, of 5 ac. lot VIII., North Park st	3 00 50 34 3 67	75 12 08 92	62		
Bloomfield, C P Brown, J C Bunster, A Do.	Personal property Real property Personal property Real property	Lot 9, Block X	1 84 3 00 8 00 30 00 1 74	2 00	3 75 10 00 37 50		
Clarke, W	;;	Lot 370, Yates	4 68 4 00 1 00 3 00	1 17	5 85 5 00 1 25		
Cohen, S H	77 ·······	,, 1070, 1071, part 1072, Yates, 1082, View	5 84 3 00 35	75	3 75		
Copeland, R Doran, John Dodson, G., Estate. Deitrick, James Dunlop, J T	,,	Lot 940, Quebec, 562, Park, 1150, Franklyn, 46, Putnam	1 67 1 17 1 50 17 6 00	37 04	1 46 1 87 21	7	
	Real property	Lot 835 Johnson, 7, Pembroke, 852, Pandora, & Vancvr. sub, 28, 29, 30, Quadra, 31	4 35 51 7 17	1 09	5 44 64		
Do	Real property	N. Park, ½ 613, Herald	6 00	87	4 37		
Francis, A H, Estate	,,	Beechy, 1354 do. Rupert } Lots 1 and 2, Quadra & Fis- guard, lot 708, Herald } Lots 2, 3, 4, 7, 8, Pandora,	5 17		6 46		
Fox, George, Estate Foxter, Abraham Flewin, John); ······	26 & 27, Cook	12 17 85 1 50 50	21 37	1 06	5	
Gardiner, J A	,,	Lots 14, 17, 25, Pembroke, 14, Alfred, 56, Spring R.	1 50	37	1 87	7	
Gibson, James Gant, Catherine Gardiner, F H	?; ······	Sub. 3 & 13, lot 1257 Cormornt, 5, Pionecr and Blanchard	5 67	1 42 1 08	7 09 5 42		
Gillespie, Ellen	Real property	Lot 1120, Vancouver, 773, Fort, 379, ½ of 380, Johnson, \	2 00 2 68 4 50 6 50	50 67 1 12	2 50 3 35 5 62		
Holness Hedin, John	Personal property	Lot 46, Spring Ridge	84 2 00	50	1 05 2 50		

TAXES DELINQUENT, VICTORIA CITY.—Continued.

Name of person assessed.	Description of Tax.	Description of the parcels, sections, or lots.	Amount of unpaid Tax on the Revised Roll, 1876, 1877, 1878 25 per cent. added	Total Tax delinquent on the 20th October 1878.	Interest at 1½ per cent. per month to day of sale.	Charges and costs.
Holmes, Peter	Real property Personal property , , , Personal property , , , Personal property Real property	Lot 737, Chatham ,, 952, St. Lawrence, 22 and 23, Fort , Sub. E, Farquhar Lot 575, Quebec Part lot 791, Quadra & View Lot 8, ½ of 10, Block V ,, 44 and 59, Fairfield Lot 936, Quebec ½ lot 1160, Labouchere Lot 48, North Park street ,, 8, 18, 29, 30, Pembroke ,, 2, John, 1 and 2 Work Lot 1211, Collinson Lot 243, Rae ,, 941, Montreal, 942 Que-)	2 00 1 09 54 5 68 2 01 51 1 35 2 20 1 00 2 00 3 70 12 04 3 1 04 2 01 3 00 1 50 11 33 4 41 67 1 00 4 50 1 2 01 7 78 1 00 2 34 2 40 2 67	60 \$ 3 00 50 2 50 25 1 23 13 67 42 7 10 50 2 5 12 63 33 1 63 55 2 73 25 1 25 50 2 5 92 4 63 01 15 06 26 1 3 50 2 5 75 3 7 1 8 83 14 16 10 5 5 17 8 83 14 16 17 8 18 14 16 17 8 18 14 16 17 18 18 14 16 18 18 18 18 18 18 18 18 18 18 18 18 18 18 18 18 18 18 1	7701133355500155776611455221225220	
Massa, Mitchell McDonald, Peter Moore, Captain W	Personal property	,, 997, View, 1007, Fort, 1001, View, 1076, View	4 04 1 2 68 1 70 1 82 4 37 1 1 04 1 70 2 20 2 00 1 00 1 00 2 67	01	5 5 5 7 6 6 0 0 2 2 5 5 5 5 5 6 7 7 7 8 7 8 7 8 7 8 7 8 7 8 7 8 7 8 7	
Newbury, W	Real property	,, 374 Yates, 382, 383, 384 Johnson ,, 445 Fisguard, 94 Kane	35 1 00 37 40 3 70 8 00 2 3 67 9 00 2 5 35 1 50 2 00	00 125 0 46 2 3 12 6 25 1 2 59 2 9 08 4 25 1 2 35 46 7 92 4 6 00 10 0 92 4 5 25 11 2 33 6 6 37 1 8 50 2 5	0 2 5 5 5 5 5 5 5 5 5 7	
Robbin, Matthew Richards, F Robertson, L A Robertson, John Raby Rutherford, A Rutland, Sarah Robertson, Wm Stephens, George Surza, Jean Stokes, R	Real property '' '' Personal property Real property '' '' '' '' '' '' '' ''	Part 43 View lot 286 Fort Lot 309 View , 719 Herald Part lot 1243 Humboldt Lot 1865 Superior lot 590 Cormorant lot 26 Yates, 66 Blanchard Fort, 292 Fort, 295 View part 427 Yates Part 178-9, Waddington Alley Lot 256 and part 257 Kane	3 70 4 04 2 50 2 01 1 67 3 00 85 32 05 8 7 50 1 4 00 1	63 3 1 92 4 6 01 5 0 62 3 1 50 2 5 42 2 0 75 3 7 21 1 0 01 40 0 87 9 3 00 5 0	7 2 5 2 1 1 9 5 6 6 7 0	
Sloman, Margaret	Income Personal property	,, 734 Chatham, ,, 684 Fisguard	3 54 2 55 4 04 1 2 04 9 12 2 1 20	25	2 0 5 5 0	

TAXES DELINQUENT, VICTORIA CITY.—Concluded.

Name of person assessed	. Description of Tax.	Description of the parcels, sections, or lots.	Amount of unpaid Tax on the Revised Roll, 1876, 1877, 1878	25 per cent. added for delinquency.	Total Tax delinquent on the 20th October 1878.	Interest at 11% per cent. per month to day of sale.	Charges and costs.
Sharp, G H Snow, Maria Spotts, Fielding Smith, W Stevens, P Stewart, J R, Estate Sims, Walter Staples, M G Shade, David Smith, James Spofford, W H Travers, A Tippins, W P Thomas, Joseph Thomas, J P Todd, S Thompson, Chas Titcomb Estate Teagne, John Do. Do. Taylor, Thomas Tsay, Ching and Dong, Lang Ussher, J T Uren, J B Varicas, H Vidler, A Vienna, George Watson, Adam Wellington, E Wall, John Walker, Solomon Woods, Richard Wannacott, Hannah Welch, Peter Wells, Michael Do.	Real property Income Personal property Real property () () () () () () () () () (1770, 1771, 1772,1796 Princess Part lot 5 Pioneer Lots 4 and 5 Pembroke Sub. 4 Cooke Lot 43 Putman Part lot 21 Spring Ridge Lots 9 & 10 5 acre lot 12 ,, 21, 22, 24 ,, 6 , 1 & 2 ,, 7 Improvements on lots 48 & 49 Fort ½ lot 26 Yates ½ ,, 636 Chatham Lot 831 Johnson & Quadra, 59 and 61 Alfred Lot 19 Blanchard & Fisguard ,, 11 Frederick. Section 2 Cook Lot 876 Discovery Part 5 acre lot 12 Sub. 7 of 602, 603 Lot 1944 Superior Sub. 46 of lot 1694, block 56. Lots 8, 9, 10 Dallas Road Lot 31 Johnson ,, 301 View ,, 642 Chatham ,, 1062 Yates Sub. 5 and 6 St. Lawrence and Oswego Part 5 acre lot 7. Lots 27, 28 Alfred Lot 1239 Collinson	\$6 00 2 70 3 70 90 8 54 5 07 20 2 82 7 50 1 00 2 67 1 20 6 57 95 10 04 5 07 1 35 57 3 00 3 35 1 40 15 00 9 00 1 00 1 00 1 04 2 45 3 00 3 00 2 35 1 20 1 50 3 35 5 00 3 35 2 37 3 20	\$ 1 50 67 92 2 213 1 27 05 70 1 87 25 67 30 1 64 23 2 51 1 27 33 14 75 83 35 3 75 2 25 17 25 12 25 17 25 26 61 75 83 35 37 52 25 17 25 26 61 70 25 25 25 26 61 70 25 25 25 25 25 25 25 25 25 26 27 27 27 27 27 27 27 27 27 27 27 27 27	\$ 7 50 3 37 4 62 1 12 10 67 6 34 25 9 37 1 25 3 34 1 50 8 21 1 18 12 55 6 34 1 68 71 3 75 4 18 1 75 1 25 1 25 1 30 3 06 3 75 3 75 2 93 1 50 1 87 43 6 25 43 2 96 4 00		
Watkins, CR	Real property	,, 1081 View	2 00	50	2 50		

And unless the above mentioned delinquent taxes, with interest that may be due, together with charges and costs, are sooner paid, I shall proceed to sell the parcels of land by Public Anction, at my Office, James' Bay, Victoria, on the 30th day of December, 1878.

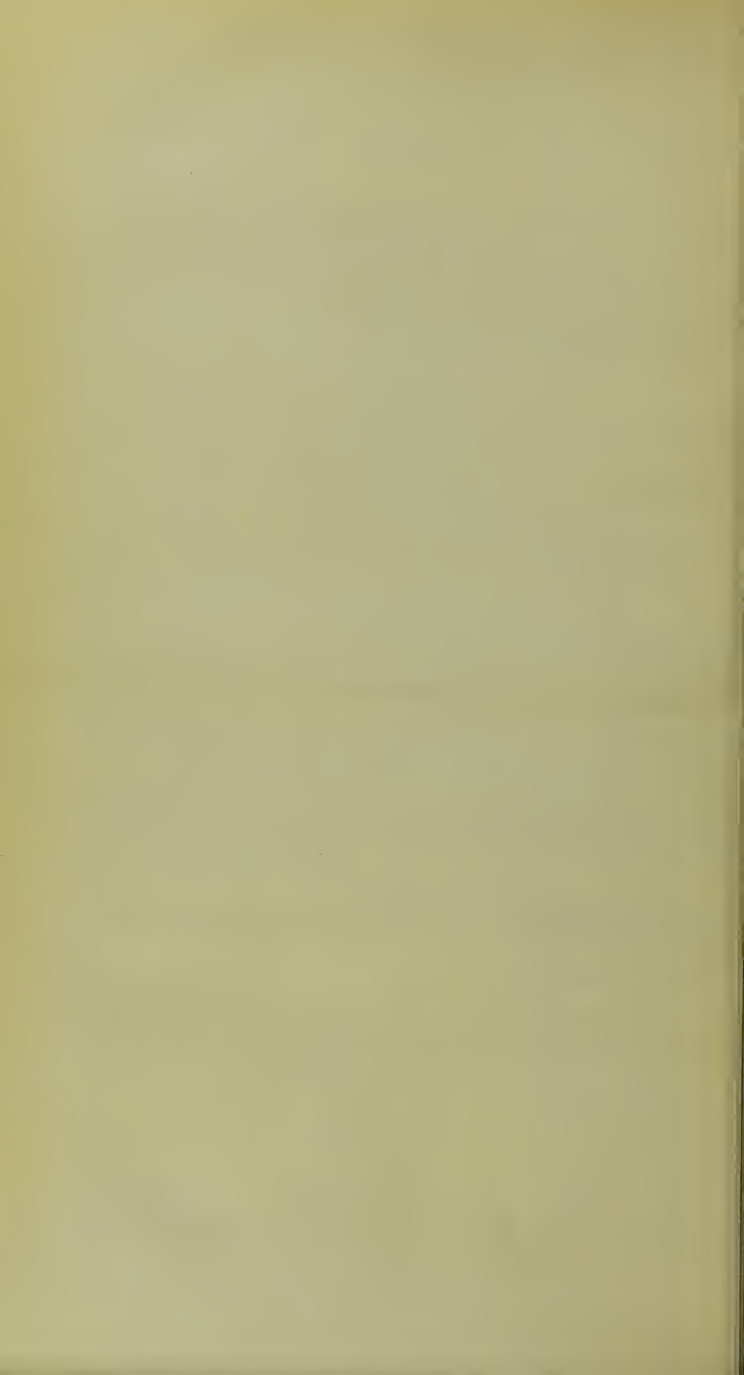
27th November, 1878.

ANDREW C. McKENZlE,
Assessor and Collector.

EXTRACT FROM THE ASSESSMENT ACT.

"When the taxes are delinquent in respect of personal estate or income tax, the Assessor or Collector may, by himself or his agent, levy the same with costs, by distress of the goods and chattels of the person who ought to pay the same."

Printed every Saturday, by RICHARD WOLFENDEN, Government Printer, at the Government Printing Offico. James' Bay, Victoria,





BRITISH COLUMBIA.

IN COUNCIL AT GOVERNMENT BUILDINGS,

The 3rd day of December, 1878.

PRESENT:

HIS HONOUR THE LIEUTENANT-GOVERNOR,
THE ATTORNEY-GENERAL, THE MINISTER OF FINANCE,
THE PROVINCIAL SECRETARY.

WHEREAS by the first section of an Act of the Legislature of this Province, passed on the second day of September last, intituled "An Act to enable the Lieutenant-Governor in Council to establish a Tariff of Costs in the Supreme and County Courts," it is enacted that "Notwithstanding anything contained in any "Act or Ordinance, it shall be lawful for the Lieutenant-Governor in Council to make a tariff of fees to be taken for the use of Her Majesty in the Supreme and "County Courts of this Province, and also to make a tariff of Attorneys' and "Solicitors' costs, including Counsels' fees, to be allowed as between party and party in any action, suit, or other proceeding, matter, or thing, either at law or in equity, in the said Courts, and generally to have and exercise all the powers and "authorities" then "had and exercised by the Judges of the said Supreme Court in "relation to the regulation of fees and costs in the said Supreme Court or in the "County Court."

It is hereby ordered and declared by the Lieutenant-Governor of this Province, by and with the advice of the Executive Council thereof, in pursuance and exercise of the power vested in the Lieutenant-Governor by the said Act of Parliament, that from and after the 4th day of January next, the table of costs following shall be that according to which all costs in civil actions, suits, or proceedings in the Supreme Court of this Province shall be allowed and taxed; and no other fees, costs, or charges than those therein set down shall be allowed in respect of the matters thereby provided for, either upon taxation between Attorney or Solicitor and client, or between party and party, except as to a lump sum as hereinafter mentioned.

This order is not to interfere with the right of Attorneys and Solicitors to contract with their client for a lump sum for costs, as provided by the General Orders made by the Chief Justice and Judges of the Supreme Court, and which came into force on the 1st day of March, 1878; the Court, however, shall not have power to order the payment by the opposite party of such lump sum, or any other sum, in lieu of costs, but only the costs and charges laid down in the said table.

The expenses for maps, plans, or other matters not referred to in the said table, if necessary and allowed by the Court or Judge at the trial or afterwards, to be allowed according to the actual and reasonable cost, corresponding as nearly as possible to the several tariffs in the said table.

AT LAW.

TO THE ATTORNEY.

Instructions to the Attorney.

Taking instructions to sue or defend, except in Ejectment	3 00 4 00
Writs.	
Summous, including attendance	2 00
Concurrent Summous.	1 50
Renewed Summons	1 50 2 00
Capias	2 00
Pluries	₫ 00
Concurrent Capias	1 50
Renewed Capias	1 50
Renewed Capias ad Satisfaciendum	1 50
Capias ad Satisfaciendum for the Residue.	2 00
Renewed Capias ad Satisfaciendum for the Residue	1 50 2 00
Renewed Fieri Facias	1 50
Concorrent Fieri Facias	1 50
Fieri Facias for the Residue	2 00
Habere Facias Possessionem	2 00
Special endorsement of demand on Writ of Summons	1 00 2 00
Writ of Revivor Ejectment (Summons in)	2 00
Writ of Trial, drawing, if under Seven Folios	1 25
(If above, 10 cents per folio for all above.) Writ of Euquiry, the same	
Subpæna ad Testificandum	1 00
Subposit, Duces Tecum	1 25
(And if above four folios, additional, per folio 10 cents) Attachment	2 00
Detainer	2 00
Habeas Corpus obtained by Plaintiff, including allowance thereof	2 00
Procedendo	2 00 2 00
Supersedeas	1 25
Mandamus	2 00
Injunction	2 00 2 00
Note.—The above allowances include all charges for attendance for the writ and delivering	2 00
it to the officer.	
it to the officer. COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS.	
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS.	1 00
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS.	.1 00
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COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS.	.1 00 0 50 0 25
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed Service of each copy of Writ Mileage per mile, for the distance actually and necessarily travelled INSTRUCTIONS FOR PLEADING, &c. For special Affidavits, when allowed by the Master, and instructing Counsel upon special matters, including attendance Instruction to Counsel in common matters, including attendance	
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed Service of each copy of Writ Mileage per mile, for the distance actually and necessarily travelled INSTRUCTIONS FOR PLEADING, &c. For special Affidavits, when allowed by the Master, and instructing Counsel upon special matters, including attendance	1 00 0 50 1 50 2 00
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed. Service of each copy of Writ. Mileage per mile, for the distance actually and necessarily travelled. INSTRUCTIONS FOR PLEADING, &c. For special Affidavits, when allowed by the Master, and instructing Counsel upon special matters, including attendance. Instruction to Counsel in common matters, including attendance. Instructions for Pleadings in suit. Instructions for Brief If difficult, and many Witnesses or Documents, not exceeding. Instructions for every suggestion. Do. for plea of suggestion. Do. for plea of suggestion. Do. for lssue in fact by consent.	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 50
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed. Service of each copy of Writ. Mileage per mile, for the distance actually and necessarily travelled. INSTRUCTIONS FOR PLEADING, &c. For special Affidavits, when allowed by the Master, and instructing Counsel upon special matters, including attendance. Instruction to Counsel in common matters, including attendance. Instructions for Pleadings in suit. Instructions for Brief If difficult, and many Witnesses or Documents, not exceeding. Instructions for every suggestion. Do. for plea of suggestion. Do. for plea of suggestion. Do. for lssue in fact by consent. Do. for suggestion to revive, or for Writ of Revivor, when no rule necessary.	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 50 1 00
Copy and Service of Writs of Summons and other Process. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 50
Copy and Service of Writs of Summons and other Process. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00 1 00 1 00
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00 1 00 1 00 1 00 1
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00 1 00 1 00
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed. Service of each copy of Writ Mileage per mile, for the distance actually and necessarily travelled. INSTRUCTIONS FOR PLEADING, &c. For special Affidavits, when allowed by the Master, and instructing Counsel upon special matters, including attendance. Instruction to Counsel in common matters, including attendance Instructions for Pleadings in suit Instructions for Pleadings in suit Instructions for every suggestion. Do. for plea of suggestion Do. for plea of suggestion Do. for suggestion to revive, or for Writ of Revivor, when no rule necessary Do. for Rule for Writ of Revivor, when necessary Do. for Proceeding in error Do. to defend for executor, after suggestion of death of original defendant. Do. for grounds of error. Do. for grounds of crror Do. for assignment of errors after notice Do. for assignment of errors after notice Do. for confession of action in Ejectment, as to the whole or in part	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00 1 00 1 00 1 00 1
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed. Service of each copy of Writ Mileage per mile, for the distance actually and necessarily travelled. INSTRUCTIONS FOR PLEADING, &c. For special Affidavits, when allowed by the Master, and instructing Counsel upon special matters, including attendance. Instruction to Counsel in common matters, including attendance Instructions for Pleadings in suit Instructions for Pleadings in suit Instructions for every suggestion. Do. for plea of suggestion Do. for plea of suggestion Do. for suggestion to revive, or for Writ of Revivor, when no rule necessary Do. for Rule for Writ of Revivor, when necessary Do. for Proceeding in error Do. to defend for executor, after suggestion of death of original defendant. Do. for grounds of error. Do. for grounds of crror Do. for assignment of errors after notice Do. for assignment of errors after notice Do. for confession of action in Ejectment, as to the whole or in part	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 1 00 1 00 1 00 1 00 1 00 1 00 1 0
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed. Service of each copy of Writ Mileage per mile, for the distance actually and necessarily travelled. INSTRUCTIONS FOR PLEADING, &c. For special Affidavits, when allowed by the Master, and instructing Counsel upon special matters, including attendance. Instruction to Counsel in common matters, including attendance. Instructions for Pleadings in suit. Instructions for Pried. If difficult, and many Witnesses or Documents, not exceeding. Instructions for every suggestion. Do. for Issue in fact by consent Do. for suggestion to revive, or for Writ of Revivor, when no rule necessary. Do. for Rule for Writ of Revivor, when necessary. Do. to defend for executor, after suggestion of death of original defendant. Do. for agreement of damages. Do. for grounds of error Do. for assignment of errors after notice Do. for confession of action in Ejectment, as to the whole or in part Drawing Pleadings, &c. Decharation If above ten folios, for every folio above ten, in addition. One or wore Pleas, if five folios or under If above five folios, for every folio anddition	1 00 0 50 1 50 2 00 1 00 1 00 1 00 1 00 1 00 1 00 1 0
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 1 00 1 00 1 00 1 00 1 00 1 00 1 0
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed Service of each copy of Writ Mileage per mile, for the distance actually and necessarily travelled. INSTRUCTIONS FOR PLEADING, &c. For special Affidavits, when allowed by the Master, and instructing Counsel upon special matters, including attendance. Instruction to Counsel in common matters, including attendance. Instructions for Pleadings in suit. Instructions for Pleadings in suit. Instructions for every suggestion. Do. for lead of suggestion. Do. for lead of suggestion. Do. for suggestion to revive, or for Writ of Revivor, when no rule necessary. Do. for Rule for Writ of Revivor, when necessary. Do. to defend for executor, after suggestion of death of original defendant. Do. for agreement of damages. Do. for grounds of error Do. for assignment of errors after notice. Do. for confession of action in Ejectment, as to the whole or in part. Do. to strike or reduce a Special Jury. DRAWING PLEADINGS, &c. Declaration If above ten folios, for every folio above ten, in addition. One or mere Pleas, if five folios or under. If above five folios, for every folio in addition Joinder of Issue, inclusive of copies and engrossing Demurrer, inclusive of engrossing	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00 1 00 1 00 1 00 1
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00 1 00 1 00 1 00 1
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00 1 00 1 00 1 00 1
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00 1 00 1 00 1 00 1
COPY AND SERVICE OF WRITS OF SUMMONS AND OTHER PROCESS. For each copy, including copies of all Notices required to be endorsed	1 00 0 50 1 50 2 00 5 00 1 00 1 00 1 00 1 00 1 00 1 00 1

Authority to receive moneys out of Conrt	0	50
engrossment If above three folios, for every folio, drawing and engrossing	()	80
If above three folios, for every folio, drawing and engrossing		20 20
Special case, per folio	()	20
Drawing interrogatories or answers for any purpose required by Law, including engrossing, per folio Agreement of Damages and copy, if five folios, or under		20 00
Above five folios, for every folio, drawing and engrossing. Special particulars of demand or set off, per folio		20 20
Short ditto, and copy	0	50
Bill of Costs, and copy for taxation	1	00
the true debt does not exceed \$200. For the same services, when the true debt does exceed \$200		00
Drawing and engrossing Cognovit, or Warrant of Attorney, and attending execution, where there	14	00
have been previous proceedings		70
Every necessary letter on business of the cause		50
Copies.		
Declaration when not exceeding ten folios each	1	00
Declaration above ten folios, per folio each Other pleadings before enumerated, above five folios, per folio each		10
Issue (Pleadings) if fifteen folios or under	1	50
If above fifteen folios, for every folio	0	10
per folio	0	10
to be taken as nine folios including the Writ. Of Special and Common Rules	0	75
Of Special Rule, above three folios, per folio additional	0	20
Of Summons or Order of a Judge		50 70
Notices, Including Copy.		~ 0
To declare, reply, and subsequent proceedings By Defendant to bring issue to trial		50 50
To Executor or Administrator of sole Defendant deceased to appear to writ and suggestion Of appearance, when appearance duly entered, and notice given on the day of appearance, but not	0	50
otherwise		50
Of appearance to Writ of Revivor		50 50
Of Declaration, when necessary	0	50
Of objection for mis-joinder, or non-joinder of Plaintiff		50 50
Notice in Ejectment to defend for part of premises		00 20
Notice of admission of right and denial of ouster by a Joint Tenant, &c	0	50
If above three folios, for every folio		20 50
Of confession of action of Ejectment, as to whole or in part		50 50
Of trial or assessment Demand of residence of Plaintiff		50
To admit or produce, if not exceeding two folios		50 20
All other common notices		50
Attendances.		
Attendance at Judge's Chambers	1	00
Attendance to file or serve		50
Attorney attending trial of cause at Court of Assize, when not himself Counsel or Partner of Counsel	5	00
Attendance on Master in special matters		00
Taxation of costs per hour	1	00
All other necessary attendances	0	50
Briefs.		
For drawing Brief not exceeding five folios	_	00 20
Copies of documents, other than Pleadings, when required, per folio	0	10
Copy of issue book and brief for second Counsel, when fee taxed to him, per folio	0	10
FEES.		
Fee on every Record, Writ of Trial, or Enquiry		00
Fee on every Rule of Court or Judge's Order	1	00
the Registrar at the time	2	00
Affidavits.		
Drawing Affidavit, per folio		20 10
Common Affidavits of Service, when necessary, including copy and oath		00

DEFENDANTS.

Appearance	0	
A second Summons, and order for time to plend shall be allowed in special cases, when necessary.	Ĭ	
Counsel Fees.		
1100 0 1/000000000000000000000000000000		00
To attend Reference to Master when Counsel necessary	5	00
Advising on evidence in contested cases, in discretion of the Master, a sum not exceeding Fee on argument on supporting or opposing Rules on return of Rule Nisi, or argument of Demarrer, special case or appeal.	5	00
Fee with Brief at trial		00
(To be increased by the taxing officer, in his discretion, to a sum not exceeding \$30 to Senior Counsel, and \$15 to Junior Counsel; provided that more than one Counsel Fee shall not be allowed in any case not of a special and important nature, nor more than two in any case, nor shall more than one fee be allowed to partners acting as Counsel.) Fee to Counsel when Counsel attend on argument or examination in Chambers, which in the opinion	-	00
of the Master required attendance of Counsel	D	00
	0	75
Arrests when amount does not exceed \$200.	2	00
Do. do. is over \$400	6	00
		00
Service of Process, non-bailable, Scrie Facias, or Writ of Revivor, each Defendant	1	50
Serving Declarations, Subpænas, Rules, Notices, or other papers (besides mileage)		00 75
For each additional party served	0	50
each		25
Return of Declarations, Rules, Notices, or other papers		50 25
	0	30
include sales under Writ against same party, and for the then last six months)		75
Notice of appointment for Ballot of Special JuryFee on Balloting Special Jury	5	50 00
Fee on striking		50 50
Returning panel of Special Jurors.	1	00
Every Jury sworn or cause tried before a Judge	1	00
shall not exceed \$1,000, six per cent. Where the sum is over \$1,000 and under \$4,000, three per cent. on whatever exceeds \$1,000 in ad-		
dition to the poundage allowed up to \$1,000; when the sum is \$4,000 and over, one and a		
half per cent. on whatever exceeds \$4,000 in addition to the poundage allowed up to \$4,000, exclusive of mileage for going to seize and sell, and except all disbursements necessarily		
incurred in the care and removal of property. Schedule taken on Execution, Attachment, or other Process, including copy to Defendant, not		
exceeding five folios	1	00
Each folio above five	0	10
each suit Every necessary notice of sale of goods in each suit		50
Every notice of postponement of sale in each suit		75 25
or other Newspaper. Executing Writ of Possession, and serving and executing Writ of Restitution, besides mileage Bringing up prisoner on Attachment or Habeas Corpus, besides reasonable charge for travel, not to	G	00
exceed 40 cents per mile	1	50
paper, or proceeding is made, per mile	0	25
Writ of a like nature	5	00
Summoning each Juror in such case		50 25
Mileage from the Court House to the place where Writ executed, per mile		25
Process, when postage prepaid		25
Precept or Warrant to Bailiff in Replevin		75
Delivering goods to the party obtaining the Writ of Replevin	3	00
For Writ De Retorno Habendo Drawing Replevin Bond		00
All necessary disbursements for the possession, care and removal of property taken in Replevin. Viewing lands and instructing Surveyors under Hab Fac Seisin, exclusive of mileage, per day	5	00
Giving possession, exclusive of mileage, and assistance. All reasonable necessary disburements to Surveyors and others for surveying the lands and giving	5	00
possession, to be allowed to the Sheriff upon taxation by the Master.		

0 50 $\begin{array}{cc}0&25\\0&25\end{array}$

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0 50

CORONERS.

The same Fees shall be taxed and allowed to Coroners for services rendered by them in the service, execution, and return of process, as allowed to Sheriffs for the same services, and above specified.

ALLOWANCE TO WITNESSES.

To witnesses residing within three miles from the Court House. To witnesses residing over three miles from the Court House. Barristers and Attorneys, Physicians and Snrgeons, when called upon to give evidence, in consequence of any professional service rendered by them, or to give professional opinions, per diem. Engineers and Surveyors, when called upon to give evidence of any professional service rendered by them, or to give evidence depending upon their skill or judgment, per diem. If the witnesses attend in one cause only, they will be entitled to the full allowance. If they attend in more than one case, they will be entitled to a proportionate part in each cause only. The travelling expenses of witnesses, over ten miles, shall be allowed, according to the sums reasonably and actually paid, but in no case shall exceed 30 cents per mile, one way	4	1 00 1 2! 4 00 1 00
Commissioner.		
For taking every Affidavit Taking every Recognizance of Bail	_	25 50
FEES PAYABLE TO THE CROWN.		
Every writ Every concurrent, alias, pluries, or renewed writ Every writ of trial, including pracipe Every writ of subpace Every appearance entered and filing memorandum thereof Every appearance, each defendant after the first Filing every affidavit, writ, or other proceeding Amending every writ or other proceeding. Every rule, not exceeding six folios Every rule, exceeding six folios, per folio	0 0 0 0 0 0 0	50 50 50 25 20 10 25 50 25
Every judgment by default Every final judgment, otherwise than judgment by default Taxing every bill of costs and giving allocature Every reference, inquiry, examination, or other special matter referred to the Master, for every meeting not exceeding one hour For every additional hour or less. Upon payment of money into Court, for every sum under \$200 Ditto, \$200 and under \$400	0 0 1 1 1 1 1 2	50 50 00 00 00 00
Every certificate made evidence by law, or required by the practice, including any necessary search Exemplification or office copy of proceedings, per folio Every search, if not more than two terms Ditto, exceeding two and not more than four terms Ditto, exceeding four terms, or a general search Every affidavit, affirmation, &c., taken before the Registrar Every allowance and justification of bail Taking recognizance Filing affidavit and enrolling articles previous to the admission of an Attorney Every admission of an Attorney	0 0 0 0 0 0 0 0 0	50 10 10 20 50 25 25 25 00 00
On setting down for argument of every demurrer, special case, points reserved, special verdict, or appeal case Entering satisfaction on record and filing satisfaction piece, including any necessary search Every commission for the examination of witnesses Every commission for taking bail and affidavit (to be on parchment) Futering exoneretur on bail piece Making up record of conviction or acquittal, per folio Every Judge's summons Every Judge's order Every fiat for a rule of Court Every acknowledgment by a married woman	0 0 1 2 0 0 0 0 0	30 50 00 00 25 10 25 50 25

Lower Scale.

In case an action of the proper competence of a County Court be brought in the Supreme Court, the Plaintiff shall be entitled to tax only County Court costs, unless the Judge who presides at the trial certifies, immediately after the verdict has been rendered or at any future time to which he may have postponed the consideration of granting or refusing the certificate, or in case of judgment without a trial, then unless a Judge certifies that it was a fit cause to be withdrawn from the County Court and brought in the Supreme Court.

Bill of exceptions signed by Judge

Making entry of debt attachment.

Affixing the Seal of the Court to any document (except a writ or concurrent, alias, pluries, or renewed writ, writ of trial, or subpæna) in addition to any other charge in this tariff......

IN CHANCERY.

Counsel.

On argument in Chambers, in cases proper for the attendance of Counsel		00
tion and hearing, and advising on evidence On special applications to the Court. Arguing demurrer or other special argument, or at the hearing of the cause (To be increased by the Registrar in his discretion to any sum not exceeding \$30 to Senior Counsel, and \$15 to Junior Counsel; provided that more than one Counsel fee shall not be allowed in	5 10	00
any snit or matter not of a special and important nature, nor more than two in any case, nor shall more than one fee be allowed to partners acting as Counsel. Fee on drawing and settling allegations in practipe for revivor in special cases, proper for the opinion of Counsel	5	00
Fee to be allowed on settling special affidavits used in Court		00
Solicitors.		
Instructions.		
Instructions for suit, or to defend, in mortgage or other ordinary suits or matters		00
In special suits or matters	2 4 2 1	00 00 00 00 00
Pleadings.		
Drafting bill not exceeding 20 folios, including copy to keep For every additional folio above 20 to be allowed in the discretion of the Registrar Drafting answer or other pleading, petition, or proceeding, per folio Fee to plaintiff's solicitor perusing answer	0	00- 20 20 00-
Affidavits.		
Drafting affidavits, per folio	1	20 00 05
Copies.		
Engrossed copies to file, copies to serve, per folio	0	10 10
Briefs.		
Brief, per folio, including briefing and fair copy of pleadings, depositions, affidavits, and necessary documents, subject to be reduced by the Registrar if the same contain superfluous matter or be of nnnecessary length, or if the dates thereof be omitted	0	10 20
Orders.		
Drawing special minutes per folio prepared by the Solicitor		20 80
For every hour's attendance before the Registrar, by his appointment, on settling minutes, or passing decree or order, if noted by the Registrar or otherwise proved	1	00
Fee on all dccrees and orders to the party obtaining the same		00 00
Process.		
Præcipe for any process, including attendance with Fee on all writs to the party obtaining the same		70 00
Sales.		
Drawing advertisement for the sale of real or personal estate under the direction of the Court, including all copies except for printing And for each folio over five, per folio.	0	00 ⁻ 20
(To be increased in the discretion of the Registrar to a sum not exceeding \$10 when special information has been procured for the purpose of the sale.) Copies for printing, per folio	0	10
Attending and making arrangement with Auctioneer. Revising proof Fee on conducting sale when held where Solicitor resides	1	00 00
Fee on conducting sale, besides all necessary travelling expenses where Solicitor attends with the approval of the Registrar previously given		00

	,,,,	
ATTENDANCES.		
Attendance on Registrar's warrant or appointment, or before a Special Examiner, on examination of witnesses, per hour	. 1	0(
Solicitor's attendance in Court on hearing of cause, demurrers, or special motions Attendance on taxation, per hour On revision of taxation, the same fees are to be allowed as on taxation. Every necessary attendance	1	50
Attending to make each copy of bill, not exceeding five, an office copy	0	50
Letters.		
Letter to each defendant, before suit	0	50 50 50
No letter is to be allowed unless the Registrar is satisfied of its necessity. Necessary agency letters in the course of a cause or matter to be allowed on taxation between party and party, as necessary attendances. Postages, the amount actually disbursed.		O.
Miscellaneous.		
Drawing hill of costs, including copy to keep, per folio	0	20
Copy to serve, per folio	0	10
And for each folio over five, per folio		$\frac{00}{20}$
Where it has been satisfactorily proved that proceedings have been taken by Solicitors out of Court resulting in expediting proceedings, saving costs, or compromising suits, an allowance is to he made therefor in the discretion of the Judge, corresponding as near as possible to the allowances specified in this tariff.	2	00
Drawing Judge's appointment and attendance for his signature, and to serve	1	00
Sheriff.		
Receiving, filing, entering, and indorsing every paper	0	25
Return of all process and writs, except subposnas		50 25
Warrant to Bailiff on writ not executed by Sheriff or Deputy		75
Service of copy of bill (including affidavit and oath)		50 50
Serving each warrant, notice, certificate, subpossa, or other paper	0	75
Each additional party served	0	50
paper, or proceedings is made, per mile	0	25
Writ of arrest, arrest on, where amount does not exceed \$200		00
Ditto over \$400		00
Mileage going to arrest when made, per mile	0	25 25
Attachment, airest on (hosides mileage and expenses)	4	00
Sequestration upon seizure of estate and effects under writ of sequestration		00
Each folio above five	0	10
Removing or retaining property, reasonable and necessary dishursements and allowances to be made by the Registrar, or by order of the Court or Judge.		
Poundage npon sequestration followed by sale or collection, or on execution, where amount made shall not exceed \$1,000, six per cent.; when the amount is over \$1,000 but under \$4,000, three per cent. on whatever exceeds \$1,000 in addition to the poundage allowed up to \$1,000; when the amount is over \$4,000, one and a half per cent. on whatever exceeds \$4,000, in		
addition to the sum allowed up to \$4,000, exclusive of mileage for going to seize and sell, and except all disbursements necessarily incurred in the care and removal of property, to be		
allowed by the Registrar in his discretion. Executing writ of assistance (besides mileage and expenses)	5	00
Every scarch, not being by a party to a cause or his Solicitor		30
Certificate of result of search when required; (a search for a writ against lands of a party shall include sales under writ against same party, and for the then last six months)	0	75
Drawing every affidavit when necessary and prepared by Sheriff		25
Notice of appointment for ballot of jury		50 00
Fee on striking		50 50
Serving cach juror, besides mileage at 25 cents per mile		00
Coroners.		
The same fees shall be taxed and allowed to Coroncrs for services rendered by them, in the service, execution, and return of process, as allowed to Sheriffs for the same services above specified.		

ALLOWANCE TO WITNESSES.

To witness residing within three miles of the Court House, per dicm	1 00
To witnesses regiding over three miles from the Court House per diem	1 95

Barristers, Attorneys, Physicians, and Sargeons, when called apon to give evidence, in consequence of any professional service rendered by them, or to give professional opinions, per diem Eugineers and Surveyors, when called upon to give evidence of any professional service rendered by them, or to give evidence depending upon their skill or judgment, per diem If the witnesses attend in one cause only they will be entitled to the full allowance. If they attend in more than one case they will be entitled to a proportionate part in each cause only. The travelling expenses of witnesses over ten miles shall be allowed, according to the sums reasonably and actually paid, but in no case shall exceed thirty cents per mile one way.	4 00
Commissioner.	
For taking every affidavit	0 25 0 50
FEES PAYABLE TO THE CROWN.	
On filing every bill or amended bill, and entering parties' names Filing answer or demurrer Entering every appearance, if not more than three defendants. Each defendant above three Entering and filing all other pleadings, interrogatories, and depositions, or other evidence Filing and registering affidavits, exhibits, or other papers. Entering note pro contesso Subpona, including filing pracipe Special writ, writ of commission Office copy of papers required to be given out, per folio. Examining and authenticating same when office copy prepared by Solicitor, every three folios Amendment of record when re-engrossment not necessary, per folio Setting down cause, other than for hearing pro confesso Searching files in office one year (if within) Over one year and within two years Every search over two years, or a general search in one cause Drawing minutes of decree or special order, per folio Entering same, per folio Fee on payment of money in or out of Court. Fee on admission of Solicitor Attendance of Registrar on appointment of guardian On every application in Chambers (including the order thereon if made) for a decree against infants for the administration of an estate, for the sale of an infant's estate, to declare a person a lunatic, for interim alimony, for a vesting order, for final order of forelosure or sale, for forclosure after abortive sale, to extend time for payment of mortgage money, or for taxation On every other application (including the order thereon if made) Filing and eutering decree in Master's book Every summons, warrant, or appointment Administering oath or taking affirmation Drawing depositions, reports, or orders, per folio Every attendance of Registrar upon a reference For each additional hour Fee on report signed (only one to be allowed in each suit) Every certificate, if not longer than two folios. For each folio over two	0 50 0 50 1 00 1 00 0 20
Taxing costs, per hour	1 00
REGISTRAR AS EXAMINER.	
Every appointment Administering oath or taking affirmation Marking every exhibit	0 50 0 20 0 20 1 50 0 10 2 00 0 25 0 50 0 50
the above fees to examiner shall be paid to and kept by him for his own use.	

REDUCED SCALE IN CHANCERY.

In any of the following cases the costs (when costs are allowed) shall be as hereinafter in this table set down, that is to say, in the case of—

the above fees to examiner shall be paid to and kept by him for his own use.

- A person entitled to and seeking an account of the dealings and transactions of a partnership dissolved or expired, the joint stock or capital not having been over eight hundred dollars.
 A creditor upon the estate of any deceased person, such creditor seeking payment of his debt (not exceeding two hundred dollars) out of the deceased's assets, not exceeding eight hundred
- 4. A residuary legatee, or one of the residuary legatees of any such deceased person, seeking an account of the residue and payment, or appropriation of his share therein, the estate not exceeding two hundred dollars.
- ceeding eight hundred dollars.
- 5. An executor or administrator of any such deceased person seeking to have the personal estate (not exceeding eight hundred dollars) of such deceased person administered under the direction of the Court.

- 6. A legal or equitable mortgagee, whose mortgage has been created by some instrument in writing, or a judgment creditor having duly registered his judgment, or a person entitled to a lien or security for a debt seeking foreclosure, or sale, or otherwise to enforce his security, where the sum claimed as due does not exceed two hundred dollars.
 7. A person entitled to redeem any legal or equitable mortgage, or any charge or lien, and seeking to redeem the same, where the sum actually remaining due does not exceed two hundred dollars.
- dollars.
- 8. Any person seeking equitable relief for or by reason of any matter whatsoever, where the subject matter involved does not exceed the sum of two hundred dollars.

Solicitor

Instructions for suit	1 00
Instructions to defend	1 00
Instructions for petition where no bill is filed	1 00
Letter of notice before instituting suit	0 50 2 00
Drafting bill not exceeding twenty folios, including copy to keep	2 00
conv to keep, per folio	0 20
copy to keep, per folio	0 20
special direction of one of the Judges of the Court, who may allow any sum not exceeding	
ten dollars, upon the application of the Solicitor requiring the same.)	
Drafting answer or other pleading, petition or special affidavit, per folio	0 20
(No greater sum than three dollars, to be taxed for drawing any answer, petition, or affidavit, with-	
out the special direction of one of the Judges of the Court, as provided for in the case of	
Bills.)	
Engrossed copies to file, copies to serve (other than copies on which a fee is paid to the Registrar	
for reading over or authenticating the same), per folio	0 10
Copies of orders, or other papers or documents required to be served, per folio	0 10
Office copies authenticated by the Registrar, per folio	0 10
Affidavits of service of bill, including attendance to swear	1 00 0 20
Pracipe for any process, including attendance	0 25
Special attendance on Registrar's warrant or appointment, or on examination of witnesses, or on	0 49
hearing of cause or demurrer, or special motion	0 50
(No such fee or any other easts of and incidental to an appointment is or are to be allowed by the	0 00
Registrar to any party, either by consent or on any ground whatever, as part of the costs of	
the cause, when the appointment was adjourned without being proceeded on, or where no	
substantial progress with the reference was made thereon.)	
When the hearing shall exceed one hour, then for every additional hour which shall be occupied by	
such hearing, and at which the Solicitor shall be present in Court, provided the same be	
noted in the Registrar's book, or be proved by affidavit (such affidavit to be without charge,)	
the same not to exceed two dollars	0 50
For every additional hour beyond one hour in the Registrar's Office	0 50
(For attendance in the Registrar's Office upon a warrant or appointment to hear and determine, the	
Registrar may increase the fee for such attendance to any sum not exceeding one dollar per	
honr, where in the judgment of the Registrar the matters to be heard and determined are of	
such special nature as to have required previous preparation, and where the Registrar finds	
that previous preparation has been bestowed thereupon, and that in his judgment such in-	
creased fee is reasonable and proper under the circumstances, but no such allowance is to be made for more than one day, unless the hearing is proceeded with de die in diem to the con-	
clusion thereof, or unless such proceeding be prevented by a party other than the one	
claiming the increased allowance, and the increased allowance is not to be made unless the	
same is noted at the time in the Registrar's book.)	
For every additional honr in the examination of witnesses where no Counsel employed	0 50
(The fee on the attendance of a Solicitor, where the Solicitor attends in person, and no Counsel is	
employed, may in special cases be increased, in the discretion of the Judge or Officer before	
whom the examination is had, to one dollar, and where the examination occupies more than	
one hour then one dollar for every additional honr which is so occupied and during which	
the Solicitor is present in attendance thereupon, provided the same is noted at the time in	
the book of the Registrar or other Officer, as the case may be.)	
(No special attendance to be allowed to a Solicitor on proceedings upon which he appears also as	
Counsel.)	0 10
Appointment to settle minutes, or to pass decree or order, copy and service	0 50
For every hour's attendance before the Registrar by his appointment, on settling minutes, the same	0 50
being noted by the Registrar	0 30
order, the same being noted by the Registrar	0 50
(The fee on settling minutes and on passing decrees or orders may be increased, in the discretion of	0 30
the Registrar, in special cases to one dollar, where the Solicitor attends personally on each	
settling or passing.)	
Where minutes settled, or decree or special order approved of or passed between the Solicitors,	
after appointment issued by the Registrar	0 50
(In such ease no fee to be allowed to either party as for attendance before the Registrar in respect	
of the same settling or passing.)	
Fee on all orders and writs of court to the party obtaining the same	0 50
Instructions for brief	0 50
Brief per folio, including briefing and fair copy, subject to be reduced by the Registrar, if the same	
contain superfluons matter or be of unnecessary length	0 10
Observations or other original matter in brief, not to exceed ten folios, per folio	0 20
(A brief of deposition or special affidavits to be allowed only where fee and brief for second Counsel	
is taxed.)	0 20
Drawing special minutes when prepared by the Solicitor, per folio	0 20
copies, except for printing	0 50
Copies for printing, per folio	0 10
Fee on conducting sale, including arrangements with Auctioneer, correcting proof sheets (if any)	
and attending sale	2 50
Drawing bill of eosts and attending taxation	0 50
Drawing Judge's appointment, and attending for his signature, and to serve	0 50
Every necessary attendance	0 25
Necessary agency letters in the course of a cause or matter to be allowed on taxation between party	
and party as attendances.	

0 50

0 25 0 10

0 50

Counsel.)

Every certificate.....

Postages, the amount actually disbursed.

The sum allowed for copying and briefing shall be ten cents per folio, except where authenticated by the Registrar or read over by him, but the same shall not in any case exceed one-half of the amount allowed for drawing what shall be so copied or briefed.

Service of, and mileage on serving, bill, process, paper, or proceeding, same as Sheriff.

COUNSEL.

On argument in chambers in cases proper for the attendance of Counsel.	3 00
On settling and signing pleadings and petitions respectively, where from their special nature the Registrar shall think the pleading or petition a proper one to be settled by Counsel	3 0 0
On eonsultations	2 00
On special applications to the Court, arguing demurrer or other special argument, or at the hearing	5 00
of a eause	., 00
and ten dollars to junior Counsel, in suits of a special and important nature; but more than	

SHERIFFS.

more than two in any case, nor shall more than one fee be allowed to partners acting as

Same allowances as set down to Sheriffs in the previous part of this table in Chancery.

WITNESSES.

Same allowances as set down in the previous part of this table in Chancery.

FEES PAYABLE TO THE CROWN.

and registering affidavits, exhibits, or other papers.	0 10
Entering note pro confesso	0 20
Subpana, including filing pracipe	0 20
Special writ, writ of commission	0 50
Office copy of papers required to be given out, per folio	0 10
Examining and authenticating same, when office copy prepared by Solicitor, every three folios	0 05
Amendment of record, when re-engrossment not necessary, per folio	0 10
Setting down cause, other than for hearing pro confesso	1 00
Setting down cause pro confesso	0 20
Searching files in office	0 10
Drawing minutes of decree or special order, per folio	0 20
Drawing decree or order, per folio	0 20
Entering same, per folio	0 10
Fee on payment of money into or out of Court	0 10
On every application in Chambers (including the order thereon, if made), for a decree against	V
infants, for the administration of an estate, for a vesting order, for final order of forclosure	
or sale, for forclosure after abortive sale, or to extend time for payment of mortgage money	0 50
On every other application (including the order thereon, if made)	0 20
Every summons or warrant	0 10
Administering oath or taking affirmation	
Drawing deposition, report, or orders, per folio	0 20
Every attendance upon a reference	0.50
For each additional hour	0.50
Every eertificate	0 20
Taxing costs, including attendance	0.50
Dougling a filerit war folio	0 00
Reading affidavit, per folio	0 20
Matter added, per folio	0 20
T	
REGISTRAR AS EXAMINER.	
Every appointment	0 10
Every appointment	0 20
Marking each exhibit	0 20
Drawing depositions, per folio	0 20
Copy for Solicitor when required, per folio	0 10
Every attendance out of office when within two miles	0 50
Every attendance out of office above two miles, extra per mile	0 25
Every certificate	0 25

IN PROBATE.

On all probate and letters of administration in all parts of the Province, the charge of one per cent. heretofore made on the value of the estate, payable by father, mother, husband, wife, brother, sister, or children of deceased, shall be discontinued; but in the case of all other legatees or next of kin five per cent. on the value of the estate shall be paid to the Crown.

All other fees to the Crown, and also the costs as between party and party or between Attorney or Solicitor and client, to be taken or allowed in the above Court shall, as nearly as possible, be the same as those taken or allowed in the above Court shall, as nearly as possible,

Every attendance upon an appointment, when Solicitor or witnesses do not attend, and examiner

above fees to examiner shall be retained by him for his own use.

be the same as those taken or allowed in the Court of Common Law under this table, unless the estate does not exceed \$800, in which ease the fees and costs shall, as nearly as possible, be those of the County Court.

IN LUNACY.

Same fees, costs, and charges as are set down in the first Chancery tariff of this table, in analogous

GENERALLY.

As to all proceedings, instruments, and attestations to which the Seal of the Court shall be attached, either necessarily or at the request of the party, a fee of \$1 shall be paid, unless such instrument be already under any of the foregoing tariffs, or under any Act of the Legislature, chargeable with a specific fee (other than office copy fees.)

When the Registrar is nuable to have office copies made to suit the wants of parties, they can make them themselves, and no fee shall be paid therefor except for a search (when made), unless the Registrar is called upon to certify them, in which case one-half the amount set down in the tariffs for office copies shall be paid, unless otherwise provided.

In all cases when in this table the amount is in the discretion of the Master or Registrar, he shall on taxing be guided, as near as possible, by the allowances for items in the foregoing tariffs in analogous cases.

Throughout the whole of this table a folio shall shall consist of 100 words.

On taxation of mileage, if the taxing officer should be of opinion that the item would have been less by a reasonable use of the mail, or of any stage, steam-boat, or train route, he shall only allow the amount that would have been incurred by the use of the mail or such route.

All fees, costs, and charges, as set down in the foregoing tariffs, shall be uniform throughout the whole Province.

No charge is to be made for filing exhibits at the trial or hearing, unless they are to remain permanently on the files of the Court.

JURORS.

The allowances to Jurors shall be the same as heretofore.

T. B. HUMPHREYS,

Provincial Secretary and Clerk Executive Council.

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